

JOINT DECLARATION FOR PATENT APPLICATION AND POWER OF ATTORNEY

JUN 13 2001

As the below named inventors, we hereby declare that:

Our residences, post office addresses and citizenship are as stated below next to our names;

We believe that we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled **SYSTEM AND METHOD FOR PROVIDING CUSTOMIZABLE OPTIONS ON A WIRELESS DEVICE**, the specification of which

is attached hereto.

was filed on December 29, 2000 as Application Serial Number 09/750,302 and was amended on

(if applicable)

We hereby state that we have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to in this declaration.

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Signature Andrew Rouse Date 3/21/01

Full Name of
First Inventor ROUSE Andrew
Family Name First Given Name Second Given Name

Residence 5 Cattle Crossing, Andover, Massachusetts 01810

Citizenship USA

Post Office
Address

Signature _____ Date _____

Full Name of
Second Inventor ZONDERVAN Quinton
Family Name First Given Name Second Given Name

Residence 9 Hawthorne Place, #7H, Boston, Massachusetts 02114

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Address

Signature _____ Date _____

Full Name of
Third Inventor BENTLEY Thomas
Family Name First Given Name Second Given Name

Residence 749 Wellman Avenue, North Chelmsford, Massachusetts 01863

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Address

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Full Name of
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Family Name **Timothy**
First Given Name **Second Given Name**

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HUNTON & WILLIAMS
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Full Name of
First Inventor ROUSE Andrew _____
Family Name First Given Name Second Given Name

Residence 5 Cattle Crossing, Andover, Massachusetts 01810

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Address

Signature Quinton Zonder Date 03/23/01

Full Name of
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Family Name First Given Name Second Given Name

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Thomas M. Bentley

Date

3/22/2001

Second Given Name

Full Name of
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Family Name First Given Name

Residence 749 Wellman Ave

Thomas
First Given Name

Second Given Name

Residence: 340 Wallman Avenue, North Chelmsford, Massachusetts 01863

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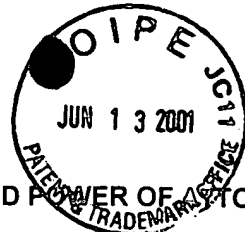
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And we hereby appoint, both jointly and severally, as our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith the following attorneys, their registration numbers being listed after their names:

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Michael Martinez, Registration No. 37,178; Robert M. Schulman, Registration No. 31,196; Henry C. Su, Registration No. 37,738; Brian M. Buroker, Registration No. 39,125; Charles F. Hollis, Registration No. 40,650; Jonathan D. Link, Registration No. 41,548; Kevin T. Duncan, Registration No. 41,495; George Georgellis, Registration No. 43,632; Christopher J. Cuneo, Registration No. 42,450; Raphael A. Valencia, Registration No. 43,216; Scott D. Balderston, Registration No. 35,436; Steven P. Klocinski, Registration No. 39,251; Yisun Song, Registration No. 44,487; Kerry Owens, Registration No. 37,412; Devin S. Morgan, Registration No. 45,562; Andrew J. Ririe, Registration No. 45,597; Carl Benson, Registration No. 38,378; Thomas E. Anderson, Registration No. 37,063; Robin Clark, Registration No. 40,956; René Vazquez, Registration No. 38,647; Stuart I. Smith, Registration No. 42,159; Ozzie Farres, Registration No. 43,606; David H. Milligan, Registration No. 42,893; Herbert V. Kerner, Registration No. 42,721; Scott F. Yarnell, Registration No. 45,245; David M. Huntley, Registration No. 40,309; David E. Baker, Registration No. 42,285; James R. Miner, Registration No. 40,444; Nancy J. Jensen, Registration No. 45,913; Christopher J. Forstner, Registration No. 46,049 and Bradford Blaise, Registration No. P47,429.

All correspondence and telephone communications should be addressed to Hunton & Williams, 1900 K Street, N.W., Washington, D.C. 20006-1109, telephone number (202) 955-1500, which is also the address and telephone number of each of the above listed attorneys.

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Signature _____

Date _____

Full Name of
First Inventor

ROUSE
Family Name

Andrew
First Given Name

Second Given Name

Residence 5 Cattle Crossing, Andover, Massachusetts 01810

Citizenship USA

Post Office
Address

Signature _____

Date _____

Full Name of
Second Inventor

ZONDERVAN
Family Name

Quinton
First Given Name

Second Given Name

Residence 9 Hawthorne Place, #7H, Boston, Massachusetts 02114

Citizenship USA

Post Office
Address

Signature _____

Date _____

Full Name of
Third Inventor

BENTLEY
Family Name

Thomas
First Given Name

Second Given Name

Residence 749 Wellman Avenue, North Chelmsford, Massachusetts 01863

Citizenship USA

Post Office
Address

Signature _____

Date

Full Name of
Fourth Inventor **LAWSON**
Family Name **Timothy**
First Given Name
Second Given Name

Residence **57 Barton Road, Stow, Massachusetts 01775**

Citizenship **USA**

Post Office
Address

Signature 

Date **1 May 2001**

Full Name of
Fifth **HEROT**
Family Name **Christopher**
First Given Name
Second Given Name

Residence **246 Plymouth Road, Newton Highlands, Massachusetts 02461**

Citizenship **USA**

Post Office
Address

HUNTON & WILLIAMS
1900 K Street, N.W., Suite 1200
Washington, D.C. 20006-1109
Tel: (202) 955-1500
Fax.: (202) 778-2201